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> WILLIAM M. BARNARD HENRY E. CRAWFORD JAMES K. EDMUNDSON

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September 8, 2000

BY HAND DELIVERY

Ms. Magalie R. Salas, Secretary Federal Communications Commission Portals II, TW-A325 445 Twelfth Street, S.W. Washington, D.C. 20554

Re:

In the Matter of Amendment of Section 73.202(b) Table of Allotments FM Broadcast Stations San Saba, Texas et. al.

Dear Ms. Salas:

Transmitted herewith on behalf of Roy E. Henderson, licensee of station KBAL-FM are an original and four (4) copies of its "Petition for Rule Making" as directed to the Allocations Branch.

Should any additional information be required, please contact this office.

Very truly yours

H**é∖ry**E. Crawford

Counsel for

Roy E. Henderson Licensee of KBAL-FM

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Before the FEDERAL COMMUNICATIONS COMMISSION Washington, DC 20054

SEP 8 2000

FEDERAL COMMUNICATIONS COMMISSION

In the Matter of)	WILL OF THE STATE
Amendment of 73.202(b) Table of Allotments FM Broadcast Stations (San Saba, TX et al.)))))	MM Docket No

To: Kathleen Scheuerle Allocations Branch

PETITION FOR RULE MAKING

Pursuant to 47 CFR 1.420(g), Roy E. Henderson, licensee of station KBAL-FM, ch. 291A at San Saba, TX, respectfully petitions the FCC to institute a Rule Making proceeding that proposes to amend the FM Table of Allotments as follows:

- (i) to substitute non-adjacent ch. 237C3 for ch. 291A at San Saba, TX and to modify the license for Station KBAL-FM;
- (ii) to substitute ch. 293A for ch. 237A at Brady, TX $^{1/}$; and
- (iii) to substitute ch. 294A for newly issued ch. 293A at Llano, TX $^{2/}$ and to reallot ch. 294A from Llano, TX to Hewitt, TX, as a first local service. $^{3/}$

Petitioner agrees to reimburse the licensee of station KNEL-FM, Brady, TX for the reasonable and prudent cost of changing frequencies at its present site (from ch. 237A to ch. 293A). See Columbus, Nebraska et al., 59 RR 2d 1184 (1986).

When a similar Petition for Rulemaking was filed in June 2000, Petitioner erroneously assumed the simultaneous grant of the ch. 293A CP for Llano, TX.

The permittee of ch. 293A at Llano -- Elgin FM Limited Partnership -- has executed a Sworn Declaration consenting to the change of channels and change of community proposal advanced in this Rulemaking. See Appendix A.

DISCUSSION

The proposed changes would serve the public interest both by allowing KBAL-FM to improve its FM service to the city of San Saba, TX and also by providing a first local aural service to the city of Hewitt, TX. 4/

Hewitt is an incorporated city (in McLennan County Texas), whose 1990 Census population was 8,983 persons, an increase of more than 70% over its 1980 population. The 1998 population was estimated to have increased to 10,718. 5/

Hewitt has its own schools, its own police and fire departments, and its own post office. Like other "communities" to which the FCC has allotted a local FM service, Hewitt has numerous local churches, 6/ local medical clinics, 7/ a local library, a local weekly newspaper, approximately 344 commercial business establishments, a Chamber of Commerce, several local banks and a nearby airport.

Attached hereto is a comprehensive engineering report, which both details how Petitioner's proposal is consistent with the

New Community of License, 4 FCC Rcd 4870 (1989), recon. granted in part, 5 FCC Rcd 7094 (1990). The Petitioner who requested the allotment of ch. 295A at Hewitt, TX --as a first local service -- has requested the dismissal of its March 29, 2000 Petition.

Texas State Data Center (January 1, 1998 estimate).

First United Methodist Church of Hewitt, Hewitt First Baptist Church, etc.

Three clinics, including a branch of the highly regarded Scott & White Clinic.

FCC's rules and also confirms the availability of ch. 237C3 at San Saba. See Appendix B.

Moreover, the reallotment of ch. 294A from Llano to Hewitt would not deprive Llano of its sole aural service; rather, Llano still would be served by three existing FM stations. Moreover, ch. 297A, ch. 271A and ch. 289A are all available at Llano. See Appendix B, Engineering Statement, at 3.

In sum, Petitioner's proposal would result in a preferential arrangement of FM allotments. See Revision of FM Assignment

Policies and Procedures, 90 FCC 2d 88 (1992).

Finally, should this Petition be granted, the Petitioner and the Llano permittee will apply for ch. 237C3 at San Saba and ch. 294A at Hewitt, respectively, and if granted CP's, each will promptly construct its new facility. 8/

Respectfully submitted,

Henry E. Crawford V SMITHWICK & BELENDIUK, PC

1990 M Street, NW

Suite 510

Washington, DC 20036

(202) 785-2800

September 8, 2000

See Appendix A.

APPENDIX A

SMORN DECLARATION

Jose J. Garcia, Jr. does state under penalty of parjury:

- of Dynamic Radio Broadcasting Corp., the corporate General Partner of Eljin FM Limited Partnership ("Elgin"), which is the applicant for a CP on ch. 293A at Llano, TX.
- 2. Elgin has been advised by our FCC communications counsel that the FCC staff will grant our CP for a new FM channel at Llano in the next week or so.
- 3. Elgin hereby consents to and requests that the FCC institute a Rulemaking proceeding seeking to substitute ch. 294A for th. 293A at Llano and to reallot ch. 294A from Llano to Hewitt, TX, is a first local aural service. Elgin consents to its request being submitted to the FCC in a Petition for Rulemaking to be filed by I by E. Henderson, in connection with his request to upgrade KBAL-FM, San Saba FM TX.
- 4. Should the FCC substitute ch. 294A for ch. 293A at Llano and then reallot ch. 294A from Llano to Hewitt, Bigin will file an application to construct the new station at Hewitt and, after granted a CP, will promptly build the new station.

Executed this 15th day of June, 2000.

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APPENDIX B

IN SUPPORT OF PETITION FOR RULE MAKING

June 15, 2000

Roy E. Henderson
Radio Station KBAL-FM
FM Channel 237C3
95.3 Megahertz
San Saba, Texas



ENGINEERING STATEMENT

The information and data contained within this engineering statement were prepared on behalf of Roy E. Henderson in support of a *Petition for Rule Making*. Henderson proposes to amend the FM Table of Allotments, 47 C.F.R. § 73.202(b) of the Commission's Rules, by substituting Channel 237C3 for Channel 291A at San Saba, Texas; Channel 293A for Channel 237A at Brady, Texas; Channel 294A for Channel 293A at Llano, Texas; and by realloting Channel 294A from Llano to Hewitt, Texas.

I. CHANNEL 237C3 AT SAN SABA, TEXAS

San Saba is located within San Saba County, Texas. The Bureau of the Census centroid geographic coordinates of San Saba, referenced to the North American Datum of 1927, are:

North Latitude: 31 degrees, 11 minutes, 43 seconds West Longitude: 98 degrees, 43 minutes, 32 seconds

Because of station KKMJ-FM on Channel 238C1 at Austin, a site restriction is required for the Channel 237C3 allotment at San Saba. At a point corresponding to the following geographic coordinates, which is 18.2 kilometers west of San Saba, the Channel 237C3 allotment can be made at San Saba in compliance with the minimum distance separation requirements 47 C.F.R. § 73.207.

North Latitude: 31 degrees, 11 minutes, 30 seconds West Longitude: 98 degrees, 55 minutes, 00 seconds

From these reference geographic coordinates, Channel 237C3 is fully-spaced to all current FCC assignments, allotments and proposals contained within the latest FCC FM Engineering Database, with two exceptions: Station KNEL-FM on Channel 237A at Brady, and a pending Petition for Rule Making for Channel 237C2 at Valley Mills, MM Docket No. 00-27. These will be addressed in sections II and III of this study.

Figure one shows the city limits of San Saba within San Saba County, and the permissible fully-spaced area to locate Channel 237C3 at San Saba, notwithstanding the aforementioned shorts-spaced channels. Figure two depicts the 70 dB μ F(50,50) city grade contour from a Class C3 facility operating at the proposed allotment reference site, and demonstrates that the entire city limits of San Saba are within city grade distance from the proposed allotment reference site.

II. CHANNEL 237C2 AT VALLEY MILLS, TEXAS

Valley Mills Radio Broadcasting Co. filed previously a *Petition for Rule Making*, MM Docket No. 00-27, requesting the allotment of Channel 237C2 at Valley Mills, Texas. On June 14, 2000, a joint request was filed seeking dismissal with prejudice of this proposal and related counterproposals. Thus, the proposed Channel 237C2 allotment at Valley Mills is moot with respect to the proposed Channel 237C3 allotment at San Saba.

III. KNEL-FM AT BRADY, TEXAS

Station KNEL-FM is licensed to operate on Channel 237A to serve Brady, Texas. Brady is located within McCulloch County, Texas. The KNEL-FM licensed geographic coordinate are:

North Latitude: 31 degrees, 07 minutes, 27 seconds West Longitude: 99 degrees, 21 minutes, 34 seconds

The Channel 293A allotment reference site for Brady can remain the KNEL-FM licensed transmitter site as it is fully-spaced under § 73.207 to all other stations, save a new construction permit on Channel 293A, FCC File No. BPH-970814MI, which is addressed in section IV.

Figure three shows the city limits of Brady within McCulloch County, and the permissible fully-spaced area to locate Channel 293A at Brady.

IV. LLANO, TEXAS

Elgin FM Limited Partnership has been advised by FCC staff that its application for construction permit, FCC File No. BPH-970814MI, for a new facility on Channel 293A at Llano, Texas, will be granted in the next few days. The Petitioner proposes to change the principal community from Llano to Hewitt, and to change from Channel 293A to Channel 294A.

Hewitt is located within McLennan County, Texas, and has no other aural broadcast services. The 1990 U.S. Census population of Hewitt was 8,983 persons. The 1990 Census population of McLennan County was 189,123 persons, and was estimated to be 204,244 as of July 1, 1999. The Bureau of the Census centroid geographic coordinates of Hewitt are:

North Latitude: 31 degrees, 27 minutes, 04 seconds West Longitude: 97 degrees, 11 minutes, 37 seconds

Elgin FM Limited Partnership's General Partner has executed a Sworn Declaration consenting to the change of principal community and channel.

A site restriction is required for the proposed Channel 294A allotment at Hewitt, caused by KXGM(FM) on Channel 294C at Muenster, Texas, MM Docket No. 98-198. At a point corresponding to the following geographic coordinates, which is 4.6 kilometers southeast of Hewitt, the Channel 294A allotment can be made at Hewitt in compliance with the minimum distance separation requirements 47 C.F.R. § 73.207.

North Latitude: 31 degrees, 25 minutes, 00 seconds West Longitude: 97 degrees, 10 minutes, 00 seconds

From these reference geographic coordinates, Channel 294A is fully-spaced to all current FCC assignments, allotments and proposals contained within the latest FCC FM Engineering Database.²

Figure four depicts the city limits of Hewitt within McLennan County, and the permissible fully-spaced area to locate Channel 294A at Hewitt.

V. ALTERNATE CHANNEL AT LLANO, TEXAS

The reallotment of Channel 293A from Llano to Channel 294A at Hewitt does not preclude the possibility of a new FM service at Llano. Channel 297A is available at Llano, as are Channels 271A and 289A.

Llano is located within Llano County, Texas. There are three other commercial channels in Llano; Channels 242A, 275A and 284C3. The Bureau of the Census centroid geographic coordinates of Llano are:

North Latitude: 30 degrees, 45 minutes, 05 seconds West Longitude: 98 degrees, 40 minutes, 26 seconds

A site restriction would be required for the allotment of Channel 297A at Llano, caused by KLKX(FM) on Channel 297A at Nolanville, Texas. At a point corresponding to the following geographic coordinates, which is 7.3 kilometers west of Llano, the Channel 297A allotment could be made at Llano.

North Latitude: 30 degrees, 45 minutes, 00 seconds West Longitude: 98 degrees, 45 minutes, 00 seconds

From these reference geographic coordinates, Channel 297A would be fully-spaced to all current FCC assignments, allotments and proposals.

²The FCC FM Engineering Database still shows KDXT-FM on Channel 294C at Granbury, Texas, and KWBU(FM) on Channel 296A at Waco, Texas, which would be short-spaced to the proposed allotment reference site at Hewitt. However, KDXT-FM has changed to Channel 296C1 at Benbrook, Texas, and KWBU(FM) has changed to Channel 277A, MM Docket No. 98-198.

Figure five shows the city limits of Llano within Llano County, and the permissible fully-spaced area to locate potential Channel 297A.

VI. CONCLUSION

The results of this study demonstrate that the FM Table of Allotments in § 73.202(b) of the Commission's Rules may be amended in technical compliance with all applicable spacing rules. Therefore, the Petitioner, Roy E. Henderson, respectfully requests the following changes to the Table:

PRESENT

<u>CITY</u>	CHANNEL
San Saba, TX	291A
Brady, TX	237A
Llano, TX	242A, 275A, 284C3, 293A
Hewitt, TX	

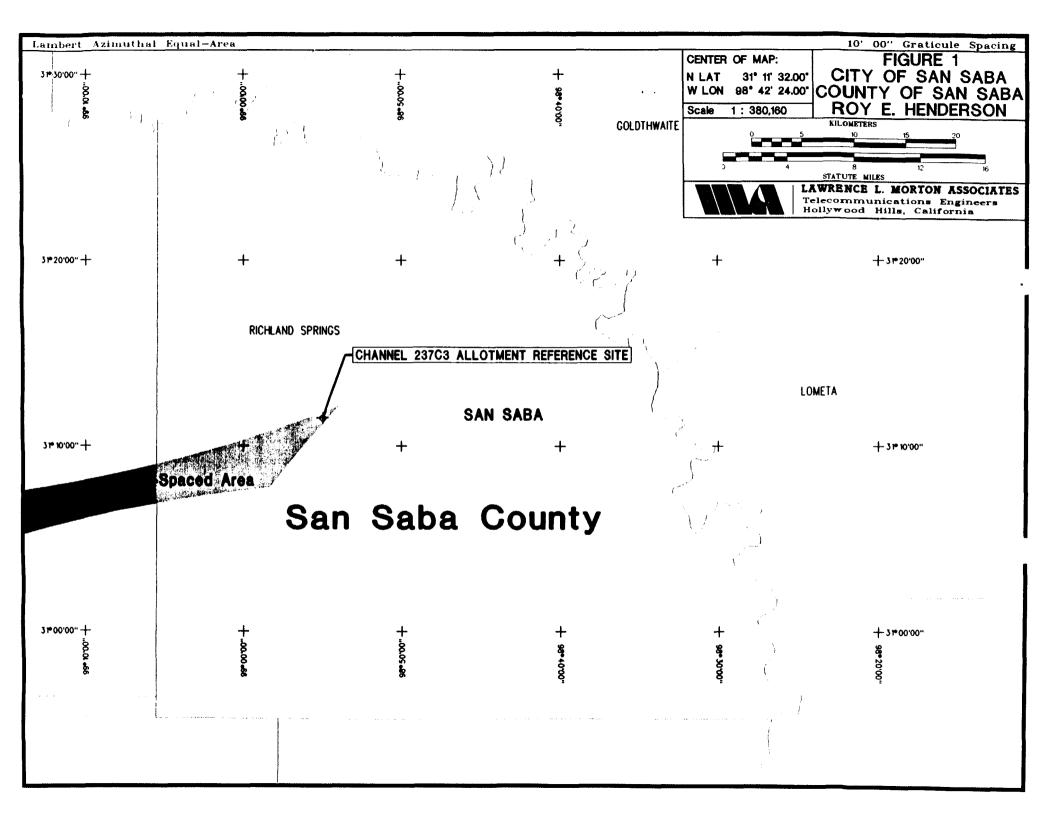
PROPOSED

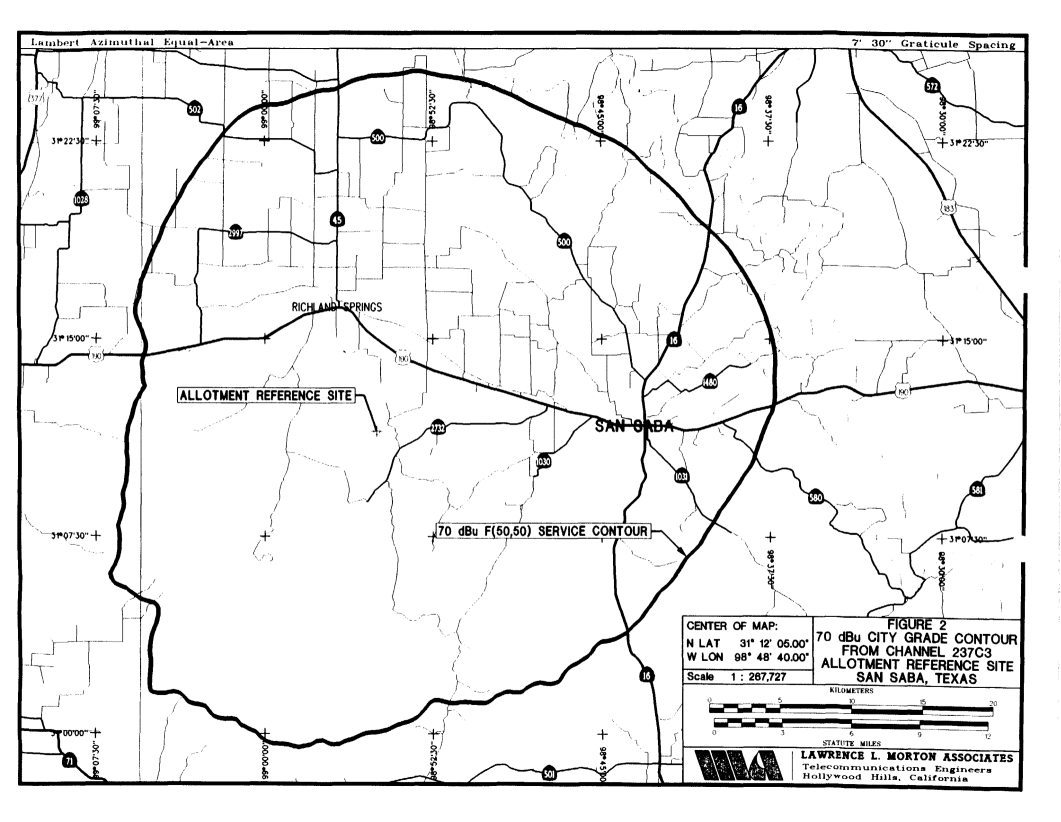
CITY	CHANNEL
San Saba, TX	237C3
Brady, TX	293A
Llano, TX	242A, 275A, 284C3
Hewitt, TX	294A

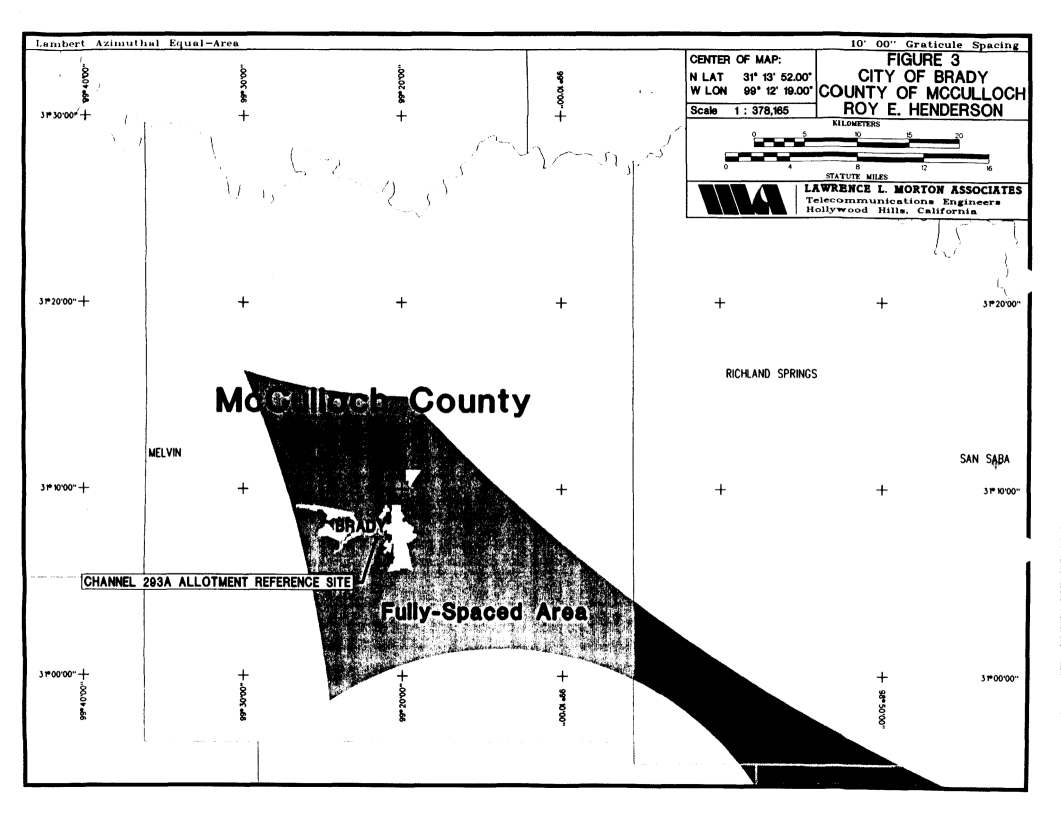
Respectfully Submitted,

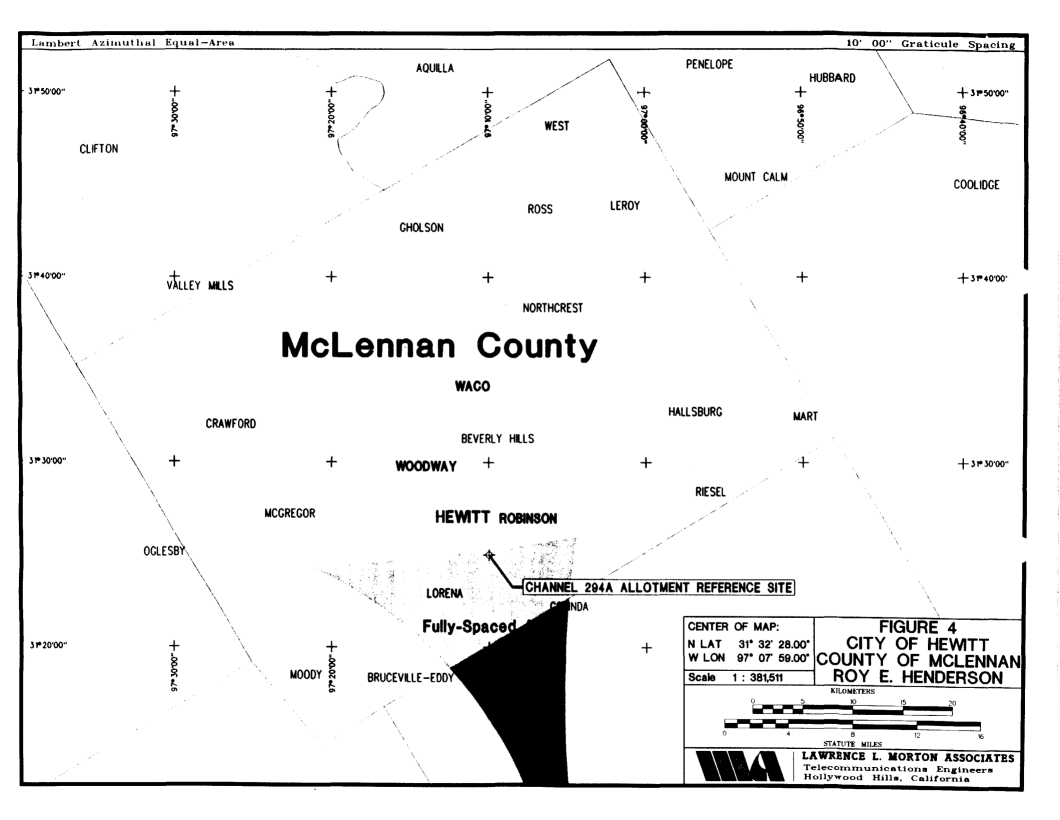
Lawrence L. Morton, P.E.
Consulting Engineer to the Petitioner
June 15, 2000

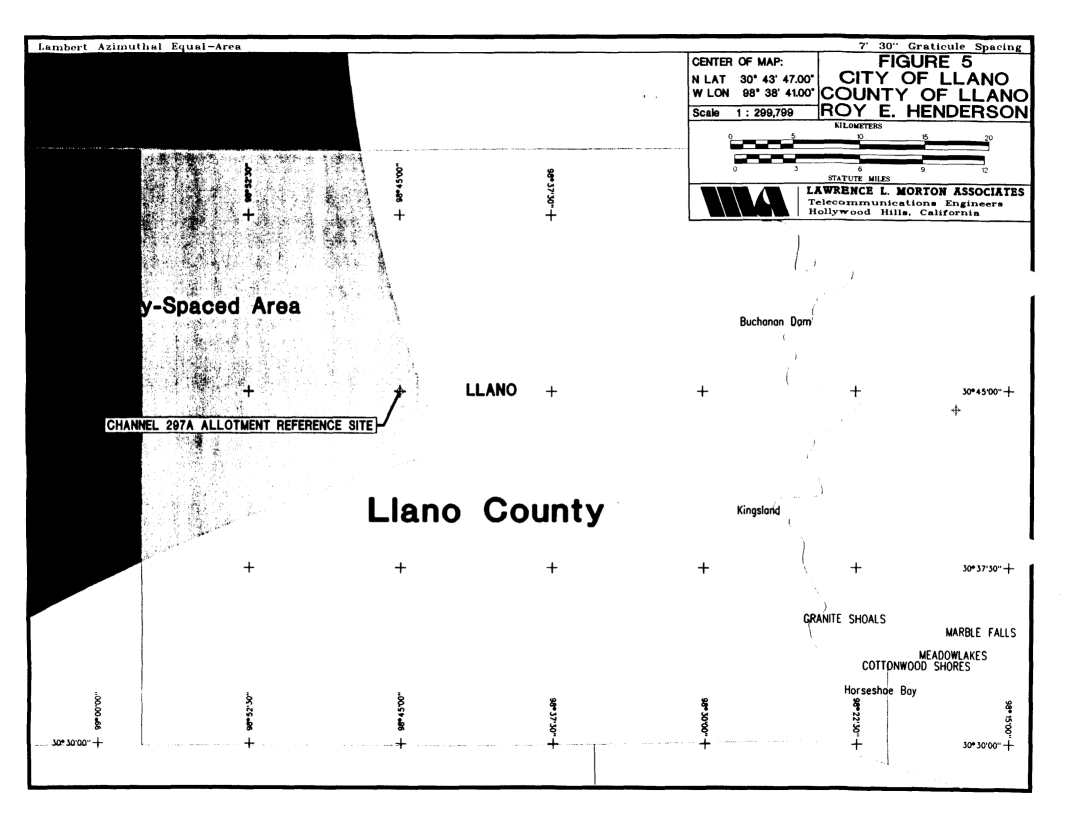












AFFIDAVIT

State of California) ss: County of Los Angeles)
Lawrence L. Morton, being first duly sworn upon oath, deposes and says:
• That he is a qualified engineer,
• That he is a Registered Professional Engineer in the State of California,
• That he is a member of the Association of Federal Communications Consulting Engineers,
• That his qualifications are a matter of record with the Federal Communications Commission,
• That he has prepared many broadcast applications and engineering exhibits that have been filed with and granted by the Federal Communications Commission,
• That he has carried out such engineering work and that the results thereof are attached hereto and form part of this affidavit, and
• That the foregoing statement and the report regarding the aforementioned engineering work are true and correct of his own knowledge.
Date: June 15, 2000 ORIGINAL COPY SIGNED Lawrence L. Morton, P.E.
On June 15, 2000, before me, Linda Lu, a Notary Public, in and for the State of California, personally appeared Lawrence L. Morton known to me to be the person whose name is subscribed to the within instrument, and acknowledged to me that he executed the same.
My Commission expires 11/30/2001 ORIGINAL COPY NOTARIZED Notary Public